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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/645,846	08/22/2003	Se Jun Heo	1670.1013	1670.1013 8145	
49455	7590 12/01/2005		EXAMINER		
STEIN, MCEWEN & BUI, LLP 1400 EYE STREET, NW			COLON, GERMAN		
SUITE 300	IREE1, IVW	ART UNIT	PAPER NUMBER		
WASHINGT	ON, DC 20005	2879			
			DATE MAILED: 12/01/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)				
Office Action Summary		10/645,84	6	HEO ET AL.				
		Examiner		Art Unit				
		German C	olón	2879				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)⊠	Responsive to communication(s) filed o	n 08 September 2	005.					
• —	This action is <b>FINAL</b> . 2b) This action is non-final.							
· —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠ Claim(s) <u>1,4-17 and 19-25</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠	6)⊠ Claim(s) <u>1,4-17 and 19-25</u> is/are rejected.							
7) 🗌								
8)	Claim(s) are subject to restriction	and/or election re	equirement.					
Applicati	on Papers							
9)	The specification is objected to by the Ex	kaminer.						
• —	The drawing(s) filed on <u>22 August 2003</u>		oted or b) objected t	o by the Examine	er.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)								
	e of Draftsperson's Patent Drawing Review (PTO-t nation Disclosure Statement(s) (PTO-1449 or PTO		Paper No(s)/Mail Da  5) Notice of Informal P		O-152)			
	nation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date	nonia)	5)  Notice of Informal Patent Application (PTO-152) 6)  Other:					

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#### **DETAILED ACTION**

### Response to Amendment

1. The Amendment, filed on September 08, 2005, has been entered and acknowledged by the Examiner.

2. Cancellation of claims 2-3 and 18 has been entered.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 4, 7, 8, 10, 11, 17, 19, 20, 22 and 23 are rejected under 35 U.S.C. 102(b) as being anticipated by Codama et al. (US 6,307,317).

Regarding claims 1, 17 and 22, Codama discloses an EL device and a method of making the same, comprising:

a substrate 1;

a first electrode unit comprising:

first electrodes 5 formed on the substrate as a plurality of parallel evenly spaced lines, and

first electrode terminals (not shown but required to drive the display) connected to the respective first electrodes;

a second electrode unit comprising:

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second electrodes 4 formed in an orthogonal direction with respect to the first electrodes over the first electrodes (see Figs. 2 and 3), and

second electrode terminals 2,3 connected to the respective second electrodes; an emission area formed where the first electrodes intersect the second electrodes;

an EL layer 7 disposed between the first electrodes and the second electrodes in the emission area;

an inter insulating layer 6 (layer contacting left side of electrode 5 in Fig. 3) provided under the EL layer and covering a space between each of the plurality of lines of the first electrodes and an edge portion of a top surface of each of the plurality of lines of the first electrodes; and

an outer insulating layer 6 (layer contacting right side of electrode 5 in Fig. 3) between the emission area and the second electrode terminals;

wherein the outer insulating layer comprises an insulating material formed to contact at least an edge of the second electrode terminal facing the emission area to reduced a steepness of a step between the second electrode terminal and the substrate (see Fig. 3).

Regarding claim 4, Codama discloses the substrate comprising glass or plastic (see Col. 8, lines 29-35).

Regarding claims 7 and 8, Codama discloses the outer insulating layer covering at least an edge (right edge) of the first electrode closest to the second electrode terminal covered by the outer insulating layer and the edge of each of the second electrode terminals facing the emission area (see Fig. 3).

Referring to claims 10 and 11, Codama discloses the second electrode passing over the outer insulating layer to contact the second electrode terminals (see Fig. 3).

Referring to claims 19, 20 and 23, the claims are rejected over the reasons stated in the rejection of claims 7 and 8.

### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1, 4-8, 10-14, 17, 19-23 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyaguchi et al. (US 6,297,589) in view of Tadokoro et al. (EP 1 022 931).

Referring to claims 1, 17 and 22, Miyaguchi discloses an EL device and a method of making the same, comprising:

a substrate 1;

a first electrode unit comprising:

first electrodes R1 (G1 B1) formed on the substrate as a plurality of parallel evenly spaced lines (see Fig. 1), and

first electrode terminals T (see Fig. 4) connected to the respective first electrodes; a second electrode unit comprising:

second electrodes L1 (L2) formed in an orthogonal direction with respect to the first electrodes over the first electrodes (see Figs. 1 and 2A);

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an emission area formed where the first electrodes intersect the second electrodes;

an EL layer 4 disposed between the first electrodes and the second electrodes in the emission area;

an inter insulating layer 2 (see Fig. 2A) provided under the EL layer and covering a space between each of the plurality of lines of the first electrodes and an edge portion of a top surface of each of the plurality of lines of the first electrodes; and

an outer insulating layer 2 (portion of layer in the periphery, outside emission area). Miyaguchi is silent regarding the limitation of the second electrode unit comprising second electrode terminals, wherein the outer insulating layer is formed to contact at least an edge of the second electrode terminal facing the emission area.

However, in the same field of endeavor, Tadokoro discloses an EL device having a second electrode unit comprising second electrodes and second electrode terminals, wherein an outer insulating layer is formed to contact at least an edge of the second electrode terminal facing the emission area with the purpose of improving the contrast and the esthetics of the device by avoiding portions of the display to exhibit different colors due to the different components (see Col. 4, lines 10-23; and Col. 9, lines 18-32). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide second electrode terminals with an outer insulating layer being formed to contact at least an edge thereof, in order to improve the contrast of the device. Accordingly, the exhibition of different colors caused by the different components of the display (electrodes, terminals, uncovered parts of the substrate) is reduced, which is favorable from an esthetical point of view.

Referring to claim 4, Miyaguchi discloses the substrate comprising glass (see Col. 3, lines 46-47).

In regards to claim 5, Miyaguchi-Tadokoro discloses the second electrode terminals comprising a first terminal portion made of ITO and a second terminal portion comprising Cr (see EP '931, paragraph [0031]).

In regards to claim 6, Miyaguchi discloses the first electrode terminals being integrally formed with the first electrodes (see Figs. 3-4).

In regards to claims 7-8, Miyaguchi-Tadokoro discloses the outer insulating layer covering at least an edge of the first electrode closest to the second electrode terminal covered by the outer insulating layer and the edge of each of the second electrode terminals facing the emission area (see Figs. 1 and 2A of `589, in view of Fig. 6 of EP `931).

In regards to claims 10-11, Miyaguchi-Tadokoro discloses the second electrode passing over the outer insulating layer to contact the second electrode terminals (see Figs. 1 and 2A of `589, in view of Fig. 6 of EP `931).

Regarding claims 12-14, Miyaguchi-Tadokoro discloses the claimed invention except for the limitation of forming a first buffer layer insulated from the first electrodes and the second electrode terminals. Miyaguchi-Tadokoro discloses a dielectric layer reducing a steepness of a step between the second electrode terminals and the substrate (see Figs. 1 and 2A of `589, in view of Fig. 6 of EP `931).

However, Tadokoro discloses a method of forming an EL layer wherein the substrate is coated with a conductive layer comprising ITO, said layer being patterned into first electrodes, first electrode terminals and second electrode terminals. Tadokoro further discloses to apply a

dielectric layer to insulate the respective patterns. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to leave an insulated pattern of the ITO layer between the first electrodes and the second electrode terminals in order to reduce the amount of material that is wasted in the manufacture of the device, and reducing the amount of dielectric material which is needed to accomplish the steepness reduction step of Tadokoro, resulting in a manufacture cost reduction of the device.

Regarding claims 19, 20 and 23, the claims are rejected over the reasons stated in the rejection of claims 7 and 8.

Regarding claims 21 and 25 are rejected over the reasons stated in claims 12-14.

7. Claims 9, 15, 16 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyaguchi-Tadokoro as applied to claims 1, 7 and 23 above, and further in view of Okuyama et al. (US 6,531,815).

Referring to claims 9 and 24, Miyaguchi-Tadokoro discloses the claimed invention except for the limitation of via holes formed at portions of the insulating layer covering the edge of the second electrode terminal.

However, in the same field of endeavor, Okuyama discloses an EL device (see Figs. 3B and 6B) including an insulating layer **PLN2** comprising via holes so electrodes are connected to a terminal through said via holes, and teaches this embodiment to provide a connection having a substantially wide width, which lowers the resistance (see at least Col. 9, lines 35-36). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to form via holes at portions of the insulating layer in order to provide a connection having a

substantially wide width, which lowers the resistance. Further, it has been held to be within the level of ordinary skill in the art to vary the shape of a component, i.e. forming via holes.

In regards to claims 15 and 16, Miyaguchi-Tadokoro discloses the claimed invention except for the limitation of a second buffer layer provided over a top surface of the substrate.

However, in the same field of endeavor, Okuyama discloses an EL device comprising a buffer layer including SiO<sub>2</sub> disposed over a top surface of a substrate with the purpose of acting as a stopper against impurities eluted from the glass substrate (see Col. 12, lines 1-5). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide a buffer layer over the substrate, in order to prevent impurities from the substrate to reach the EL element.

### Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in 8. view of the new ground(s) of rejection.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period Application/Control Number: 10/645,846

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will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

**Contact Information** 

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to German Colón whose telephone number is 571-272-2451. The

examiner can normally be reached on Monday thru Thursday, from 8:30 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nimesh Patel can be reached on 571-272-2457. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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